

date 12-13-06

civil action
no. 06-245
gms.

In the United States
District Court for
the state of Delaware

Mark Tomalski Plaintiff

vs

anitah Defendant

In accordance with 26(a) Plaintiff is
compel to interrogatories.

No witness, Plaintiff has no issue with verbally
and in writing that disclosures are to be con-
sidered in original suit and as to interrogatories
this has been done and sent to Plaintiff
including pictures they requested.

However if it pleases the
Court I shall repeat it here.

The witness Plaintiff intends to call
at trial and plans on supposing some one
as follows. officer Velazquez Wilmington
police who seen this happen, officer of
Wilmington ^{police} ~~police~~ at the ~~front~~ ^{front} of officer,
officer Lubis (anitah police) 007-00-01113

2006 DEC 14 AM 10:22
BO scanned

U.S. DISTRICT COURT
DISTRICT OF DELAWARE

② Wilmington Delaware, Doctor Ying U/H
Hospital Wilmington Delaware and
Picture of license that on task requested

This is all I have and I hope this
satisfies the court as to disclosure,
interrogatories and compelling question.
There is no more and if more shall become
available I shall notify defendant as to
same.

Also plaintiff notified defendant
2 months ago that plaintiff is homeless
and was intending on going to Florida
to escape the cold in Nov. 06, and
Plaintiff can see no other reason for
defendant to wait this action now
other than to avoid pre-empt.

Plaintiff prays that the court will
resolve this matter and return defendant
to court if just is easy.

Please note I intent on going to
Florida on Jan 3rd 07 and looks like
copy sent to: I can now 10 please reschedule accordingly
McClougher, Rowand & Glavin P.C.

silvercide com executive center
501 silvercide Road Suite 94
Wilmington Delaware 19809
attention:
Jessica Gensler

Mark (answering
P.O. Box 3145
Wilmington, DE
19805